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APPLICATION NO.	j- i	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09 696,071	•	10/25/2000	James Norman Cawse	RD-28.030 3513	
6147	7590	10/24/2002			
		RIC COMPANY	EXAMINER		
GLOBAL R PATENT D	OCKET R	M. 4A59	SMITH, CAROLYN L		
PO BOX 8, BLDG. K-1 ROSS NISKAYUNA, NY 12309				ART UNIT	PAPER NUMBER
				1631	
				DATE MAILED: 10/24/2002	7

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary Examiner			Application No.	Applicant(s)					
Carolyn L Smith - The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE § MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE § MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. If the period for reply specified above is test and infrity (30) days, a reply within the statistory minimum of brainly (30) days will be considered onely, If the period for reply specified above is test and infrity (30) days, a reply with the statistory minimum of brainly (30) days will be considered onely, If the period for reply specified above is the analysis of the statistory period will appear (30) (AMONTHS from the maining date of this communication, and statistic term adjustment to the statistory period will appear (30) days will be considered onely, If the period for reply specified above is the statistory period will appear and the statistic term adjustment. A price of the period of the communication of the communication, and the reply reply required the mailing date of this communication, and simply filed, may reduce any earned patient in adjustment. A price this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s)									
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Art Unit: 1631

DETAILED ACTION

The art unit designated for this application has changed. Applicant(s) are hereby informed that future correspondence should be directed to Art Unit 1631.

Applicant is hereby notified that the required timing for the correction of drawings has changed. See the last 6 lines on the sheet which is attached titled "Attachment for PTO-948 (Rev. 03/01 or earlier)". It is noted that a PTO Form 948 is mailed herewith. Due to the above notification Applicant is required to submit drawing corrections within the time period set for responding to this Office action. Failure to respond to this requirement may result in abandonment of the instant application or a notice of a failure to fully respond to this Office action.

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-22, drawn to a method and system of defining experimental spaces in order to select and conduct an experiment, classified in class 702, subclass 2. If this Group is elected, then the below summarized specie election is also required.
- II. Claims 23-25, drawn to an experimental space, classified in class 702, subclass 89. If thisGroup is elected, then the below summarized specie election is also required.

Specie Election Requirement for Groups I-II:

This application contains claims directed to the following patentably distinct species of the claimed invention:

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Specie A: a (secondary) experimental space which is a ternary space

Specie B: a (secondary) experimental space which is a quaternary space

Specie C: a (secondary) experimental space which is a pentanary space

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, all claims in Groups I and II are generic to the above species. This distinctness or independence of a ternary space versus a quaternary space versus a pentanary space are because they are based on critically different features. The critical features of the ternary space species of Groups I and II are based on ternary space. The critical features of the quaternary space species of Groups I and II are based on quaternary space. The critical features of the pentanary space species of Groups I and II are based on pentanary space. These separate entity types are often separately characterized and published in literature, thus adding to the search burden if all Groups were searched together. Thus, the three species within Groups I and II are independent and/or distinct invention types for restriction purposes.

Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after

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the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

The groups are distinct, each from the other because of the following reasons:

The invention Groups I and II are related as product and processes of use. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product (MPEP § 806.05(h)). In the instant case experimental space of Group II may be utilized in several distinct usages as needed in Group I for defining experimental spaces, selecting and conducting experiments, or alternatively in homology studies of crystallized proteins. All of these usages are distinct as requiring distinct and different functions thereof without overlapping search due to different subject matter. This lack of overlapping searches documents the undue search burden if they were searched together.

Papers related to this application may be submitted to Technical Center 1600 by facsimile transmission. Papers should be faxed to Technical Center 1600 via the PTO Fax Center located in Crystal Mall 1. The faxing of such papers must conform with the notices published in the

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Official Gazette, 1096 OG 30 (November 15, 1988), 1156 OG 61 (November 16, 1993), and 1157 OG 94 (December 28, 1993) (See 37 CFR §1.6(d)). The CM1 Fax Center number is either (703) 308-4242 or (703) 305-3014.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Carolyn Smith, whose telephone number is (703) 308-6043. The examiner can normally be reached Monday through Friday from 9 A.M. to 5:30 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Woodward, can be reached on (703) 308-4028.

Any inquiry of a general nature or relating to the status of this application should be directed to Patent Analyst Tina Plunkett whose telephone number is (703) 305-3524 or to the Technical Center receptionist whose telephone number is (703) 308-0196.

October 21, 2002

4.00